State of Vermont Agency of Human Services, acting by and through its Office of Vermont Health Access, & Electronic Data Systems, Inc.

ELECTRONIC DATA INTERCHANGE TRADING PARTNER AGREEMENT

Scope and D	efinitio)	ns: The S	tate of	Vermont .	Agenc	y of Hun	nan Se	ervice	s, actii	ng by	and
through its	Office	of Vermo	nt Hea	Ith Acces	ss (he	reinafter	referi	ed to	as "	OVH	A"),
Electronic	Data	Systems,	Inc.	(hereina	ıfter	referred	to	as	"EDS	5"),	and
						,	(Th	ird	Party	Na	ame)
(hereinafter	referre	ed to as	"the	Trading	Partr	ner"), er	iter i	nto	this a	greer	nent
("Agreemen	t") to	facilitate 1	busines	s transac	tions	by elect	ronica	lly tı	ansmi	tting	and
receiving da	ta in sta	ındardized	and ag	reed form	ats in	substitut	ion fo	r con	ventior	ıal pa	iper-
based docum	nents.										

ARTICLE I. PURPOSE

- 1.0 EDS operates and maintains, under the authorization of OVHA, a paperless transaction system that will process electronic transactions submitted through designated electronic media.
- 1.1 EDS is the fiscal agent for OVHA and, on behalf of the Vermont Health Access Program, processes third party claims, maintains an eligibility verification system, conducts third party enrollment and relations activities, and maintains the fiscal integrity of claims-related financial data. EDS operates the system in which the transactions flow. Trading Partners provide the pipeline network for the transmission of electronic data and are required to transport data to and from EDS, and in the case of vendors and/or billing services, to third parties of health care services.
- 1.2 This Agreement delineates the responsibilities of EDS and the Trading Partner in regard to the electronic transactions identified in this Agreement. EDS and the Trading Partner shall submit and receive such electronic transactions in accordance with the requirements of the HIPAA Transaction and Code Set Rule, at 45 CFR Parts 160 and 162.

ARTICLE II. PARTIES

2.0	OVHA

312 Hurricane Lane Suite 201 Williston, VT 05495-0888

2.1 EDS

312 Hurricane Lane Suite 101 PO Box 888 Williston, VT 05495-0888

2.2 TRADING PARTNER

Name:	 		
Address:			
Contact Name:	 	 	
Telephone:	 	 	
Contact E-Mail Address			

ARTICLE III. GENERAL PROVISIONS

3.0 **Parties**

- 3.0.1 OVHA and the Trading Partner will electronically transmit documents (as identified in Section 6.1 of this Agreement) to the other, as specified in this Agreement, directly or through any intermediary with whom a party may contract or who is otherwise legally authorized to conduct a transaction. EDS is the intermediary that OVHA uses as of the date that this Agreement is executed by the parties. A Trading Partner may modify its election to use, not use or change its intermediary upon prior written notice to EDS and OVHA.
- 3.0.2 The Trading Partner is responsible for all costs, charges, or fees it may incur by transmitting electronic transactions to, or receiving electronic transactions from, EDS, on behalf of OVHA, and is also responsible for its own acts or omissions to act, as well as those of its intermediary, while

transmitting, receiving, storing, or handling transactions, or performing related activities pertaining to the subject matter of this Agreement.

3.0.3 Use of an intermediary shall not relieve the Trading Partner of any risks or obligations assumed by it under this or any other agreement with OVHA or EDS, or under applicable laws and regulations.

3.1 **Security Procedures**

Each party will take reasonable care to ensure that the information submitted in each electronic transaction is timely, complete, accurate, and secure, and will take reasonable precautions to prevent unauthorized access to: (a) its transmission and processing systems; (b) the transmissions themselves; and (c) the control structure applied to transmissions between them. If EDS or the Trading Partner receives from the other data not intended for it, the receiving party will immediately notify the sender to arrange for its return, re-transmission, or destruction, as the sender directs.

3.2 **Termination**

Either OVHA or the Trading Partner may terminate this Agreement, for convenience, on thirty (30) days written notice to the other. Such notice shall specify the effective date of termination; provided, however, that any such termination shall not relieve any party of any liability or obligation: (a) incurred before termination; (b) under any transaction exchanged between the parties; or (c) under any federal or state laws or regulations pertaining to the privacy and security of individually identifiable health information.

Either OVHA or EDS may terminate this Agreement immediately, on written notice to the Trading Partner, if any of the following events occur:

- a. OVHA requests that EDS stop processing claims for the Trading Partner; or
- b. The contract between EDS and OVHA expires or terminates.

3.3 **Modifications**

This Agreement contains the entire agreement of the parties with respect to its subject matter, and supersedes any previous understanding, commitment or agreement, oral or written, concerning that subject matter. This Agreement does not supercede any language or requirement in the executed contract between EDS and OVHA. This Agreement may be amended or modified, and any right under this Agreement may be waived, only by a writing signed by an authorized representative of each party.

ARTICLE IV. CONFIDENTIALITY, PRIVACY AND SECURITY

- 4.0 EDS and the Trading Partner will meet all applicable laws and regulations pertaining to confidentiality, privacy, and security.
- 4.1 EDS and the Trading Partner must report to OVHA a known breach of confidentiality, privacy, or security pertaining to the subject matter of this Agreement, within forty eight (48) hours after EDS or the Trading Partner attains such actual knowledge. In this context, "pertaining to the subject matter of this Agreement" means the electronic transmission of the transactions identified in this Agreement.
- 4.2 The Trading Partner agrees to safeguard all OVHA information, whether verbal, written, or otherwise, received from EDS, or acquired by the Trading Partner in performance of this Agreement, recognizing all such information as privileged communications which shall be held confidential in accordance with the requirements of state and federal laws and regulations. This information may only be used and disclosed in accordance with all applicable state and federal laws and regulations, including, but not limited to, the HIPAA Privacy Rule (at 45 CFR Parts 160 and 164), the Vermont Patient Privilege statute (at 12 VSA 1612) and the Vermont Mental Health statute (at 18 VSA 7103).
- 4.3 In addition, the Trading Partner agrees to keep confidential all information it receives under this Agreement that relates to the business of OVHA, its financial affairs, its relations with its citizens and its employees, as well as any other information which may be specifically classified as confidential by OVHA.
- 4.4 The Trading Partner is responsible for ensuring that its employees are aware of these restrictions and obligations, and that such employees comply with those restrictions and obligations.

ARTICLE V. ELECTRONIC SUBMISSIONS

- 5.0 In the case of provider billing for health care services, the Trading Partner attests that all such services for which payment will be claimed by enrolled providers shall be provided in accordance with all federal and state laws and regulations pertaining to the Vermont Health Access Program.
- 5.1 In the case of provider billing for health care services, the Trading Partner understands that all terms and conditions of participation in the Vermont Health Access Program remain in effect and are unchanged by this Agreement.

- 5.2 EDS, as OVHA's fiscal agent for the Vermont Health Access Program, has been granted the authority to approve and enroll Trading Partners who wish to exchange electronic media transactions.
- 5.3 EDS, as OVHA's fiscal agent for the Vermont Health Access Program, has been granted the authority to create, exchange and distribute to approved Trading Partners protected health information necessary for program operations (such as fraud investigations or audits).

ARTICLE VI. STANDARDS FOR TRANSACTIONS

(Note: This Article pertains only to providers or vendors billing for services.)

6.0 **Standards**

Selected ASC X12N standards include, as applicable, all data dictionaries, segment dictionaries and transmission controls referenced in those standards, but include only the transaction sets listed in the documents section below.

6.1 **Documents**

Trading Partner may send the following transactions:

Transaction Set	Document Name/Description			
837	Health Care Claim – Institutional			
837	Health Care Claim – Professional			
Health Care Claim – Dental				
270 Health Care Eligibility Benefit Inquiry				
Mode of Claim Submission (Please Check)				
[] Data Transmission via Vermont Medicaid Portal				
[] Third Party Electronic Solutions Software				
Number of Third Parties for which you bill				
Estimated Claim Volume per Month				
Expected Frequency of Claim Submission				

EDS will send the following transactions:

Transaction Set		Document Name/Description		
	835	Health Care Claim Payment/Advice		
	277	Health Care Payer Unsolicited Claim		
	997	Functional Acknowledgement		
	271	Unsolicited Health Care Benefit Roster		
	271	Health Care Eligibility Benefit Response		

ARTICLE VII. THIRD PARTY IDENTIFICATION

(Note: This Article pertains only to providers or vendors billing for services.)

A Vermont Medicaid EDI Registration must be completed to include the names and the Vermont provider identification numbers of those third parties for which electronic transactions will be transmitted under this Agreement.

Please list the name(s), phone number(s), and e-mail address(es) of person(s) authorized to resolve problems regarding electronic transmissions:

Name	Phone Number	E-mail Address

AGREEMENT EXECUTION:

TRADING PARTNER	
Signed	
Name	
Title	Date
EDS	
Signed	
Name	
Title	Date
Approval for OVHA:	
Joshua Slen Medicaid Director	
Signature	Date

DO NOT FAX

Please mail this certification to the following address:

EDS
Attn: EDI COORDINATOR
P.O. Box 888
WILLISTON, VT 05495-0888